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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/881,026	06/15/2001	Bernard Fay	PAO233	7838
75	590 11/26/2002			
Whitham, Curtis & Whitham		EXAMINER		
Reston Internati Suite 340 11491 Sunrise I		YOUNG, CHRISTOPHER G		
Reston, VA 20			ART UNIT	PAPER NUMBER
, ,			1756	6
			DATE MAILED: 11/26/2002	•

Please find below and/or attached an Office communication concerning this application or proceeding.

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	•	Application No. Applicant(s)		
Offic	Action Summary	09/881,026 Fay And.		
Omo	Action Guinnary	Examiner Group Art Unit		
The MAILI	NG DATE of this communication appe	ars on the cover sheet beneath the correspondence addre	ess	
Period for Reply				
A SHORTENED STA		TO EXPIREMONTH(S) FROM THE MAILING	G DATE	
from the mailing dat if the period for repl - If NO period for repl	e of this communication. y specified above is less than thirty (30) days, a y is specified above, such period shall, by defau	1.136(a). In no event, however, may a reply be timely filed after SIX (6) the reply within the statutory minimum of thirty (30) days will be considered to the expire SIX (6) MONTHS from the mailing date of this communication to the true, cause the application to become ABANDONED (35 U.S.C. § 133).		
Status				
	communication(s) filed on	15/01		
☐ This action is F	communication(s) filed on		<del></del>	
☐ Since this appl		ot for formal matters, <b>prosecution as to the merits is closed</b> 35 C.D. 1 1; 453 O.G. 213.	in	
Disposition of Clair				
Claim(s)	1-12	is/are pending in the applica	is/are pending in the application.	
Of the above c	laim(s)	is/are withdrawn from consid	deration.	
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## DETAILED ACTION

## Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-10, drawn to a method, classified in class 430, subclass 30.
  - II. Claim 11, drawn to a mark, classified in class 257, subclass 797.
  - III. Claim 12, drawn to an apparatus, classified in class 356, subclass 399.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions of Group I and of Group II or III are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the process as claimed could be performed with any well known alignment mark systems that satisfy the claim 1 requirements, and analyzed by a skilled technician, or well known metrology apparatus. Additionally, the alignment marks as claimed could be utilized as standard alignment marks, global positioning marks, image degradation analysis features or basic image topography.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 4. A telephone call was made to request an oral election to the above restriction requirement, but did not result in an election being made. Applicant is advised that the reply to this

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requirement to be complete must include an election of the invention to be examined even though

the requirement be traversed (37 CFR 1.143).

5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the

inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently

named inventors is no longer an inventor of at least one claim remaining in the application. Any

amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the

fee required under 37 CFR 1.17(I).

6. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to C. Young whose telephone number is (703) 308-2984.

CHRISTOPHER G. YOUNG
PRIMARY EXAMINER

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November 25, 2002